

RECEIVED  
FEDERAL ELECTION  
COMMISSION MAIL ROOM

MAR 1 11 31 AM '99



February 2, 1999

Federal Election Commission  
999 E Street, NW  
Washington, DC 20364

Dear Mr. Hume

You have asked for an explanation of a transaction itemized on the Brady for Congress Committee's 30 Day Post-General Report (10/15/98 - 11/23/98). This transaction represented a transfer of excess campaign funds to a national political party, the NRCC, but was inadvertently termed a "contribution" on the report in question. Such transfers are explicitly permitted by federal statute at 2 U.S.C. 439a and by the Commission's regulations at 11 C.F.R. 113.2(c), which states:

Excess campaign funds and funds donated:

- (c) May be transferred without limit to any national, State or local committee of any political party;

Please accept this letter and the attached Schedule B, Line 21, page as an amendment to the Brady for Congress Committee's 30 Day Post-General Report (10/15/98 - 11/23/98) to the Commission.

We hope this amendment clears up any remaining concerns. Please feel free to contact me at the Brady for Congress Committee with further questions at any time. Thank you for your assistance.

Sincerely,

A handwritten signature in black ink, appearing to read "Kindra L. Hefner".

Kindra L. Hefner  
Political Director  
Brady for Congress